THE UNITED STATES DISTRICT COURT

DISTRICT OF UTAH

SECURITIES AND EXCHANGE COMMISSION,

Plaintiff,

v.

GREEN UNITED, LLC, a Utah limited liability company; WRIGHT W. THURSTON, an individual; and KRISTOFFER A. KROHN, an individual;

Defendants,

TRUE NORTH UNITED INVESTMENTS, LLC, a Utah limited liability; and BLOCK BROTHERS, LLC, a Utah limited liability company;

Relief Defendants.

PROPOSED SCHEDULING ORDER

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Case No.: 2:23-CV-00159-AMA-CMR

Judge Ann Marie McIff Allen Magistrate Judge Cecilia M. Romero

Under Fed. R. Civ. P. 16(b), the Local Rules of Practice, and the Order to Propose Schedule, if applicable, an Attorney Planning Meeting has been held and the Attorney Planning Meeting Report has been completed. The following deadlines may not be modified without a court order consistent with Fed. R. Civ. P. 16(b)(4) and DUCivR 83-6.

DEADLINES ARE 11:59 P.M. ON THE DATE INDICATED UNLESS EXPRESSLY STATED OTHERWISE

1. PRELIMINARY MATTERS

a.	Fed. R. Civ. P. 26(f)(1) Conference: (date the conference was held)	10/31/2024
b.	Participants: (include the name of the party and attorney, if applicable)	

c.	Fed. R. Civ. P 26(a)(1) Initial Disclosures: (the parties have exchanged initial disclosures or will exchange no later than the date provided)	11/12/2024
d.	Under Fed. R. Civ. P. 5(b)(2)(E), the parties agree to receive all items required to be served under Fed. R. Civ. P. 5(a) by the court's electronic-filing system or email transmission. Yes Yes Yes ✓	No □
	Electronic service constitutes notice and service as required by those rules. The right to service by USPS mail is waived.	

2. PROTECTIVE ORDER

a.	The parties anticipate the case will involve the disclosure of information, documents, or other materials that will be designated as confidential.	Yes ⊠	No □
ъ.	If the case will involve the disclosure of information, documents, or other materials that will be designated as CONFIDENTIAL, then good cause exists for the court to enter the court's Standard Protective Order (SPO) under DUCivR 26-2: (describe the need for a protective order)		
	The parties anticipate producing certain records that contain sensitive or non-public personal or business information, including bank account numbers and balance information, personal identification information such as social security numbers, information about various of Defendants' businesses and their operations, and information that the producing party requested be treated confidentially. The parties expect that certain of this information would qualify for either designation as "CONFIDENTIAL" or "ATTORNEYS' EYES ONLY" under the District's Standard Protective Order (DUCivR 26-2). To allow for the expeditious exchange of discovery material containing such information, a protective order would allow the parties to conduct such exchanges with the understanding and assurance about the limited and proper use of such information. Accordingly, good cause exists for the issuance of the Standard Protective Order.		
c.	If a protective order is needed and the parties a then the court's SPO, in effect under DUCivR protective order—proposed by the parties via r 1(a)(4)(D)—is adopted by the court.	26-2, will gover	rn until a different
	The parties' proposed protective order should it claims of waiver of attorney-client privilege or whether or not the information, documents, or designated as CONFIDENTIAL or ATTORNE	work-product pother materials	orotection, will be

	process must be included in the proposed protective order under Fed. R. Evid. 502(d): <i>(describe the process)</i> N/A
d.	If the parties do not anticipate the case will involve the disclosure of information, documents, or the materials that will be designated as CONFIDENTIAL, the parties still should identify, in the space below, a process to resolve all claims of waiver of attorney-client privilege or work-product protection, whether or not the information, documents, or other materials will be designated as CONFIDENTIAL or ATTORNEYS' EYES ONLY, and this process must also be included in the proposed Scheduling Order: (describe the process) N/A

3. DISCOVERY PLAN

a.	Discovery Plan: The parties agree to the	V V	N. D
a.	following discovery plan.	Yes ⊠	No □
	7 -		
	• If the parties disagree, clearly		
	indicate the disagreement in the space		
	below:		
1		. 1.1.1.	•11 1
b.	<u>Discovery Subjects</u> : (describe the subject area	is in which disc	overy will be
	needed)		
		1 1 .1	11
	The subject areas in which discovery will be n		_
	SEC's Amended Complaint (Dkt. No. 80), De		
	Defendant's Answer (Dkt. No. 106), and Defe	ndant Krohn's	Answer (Dkt.
	No. 108) and on the SEC's claims for relief.		
c.	Discovery Phases:		
	Will discovery be conducted in phases	? If so, please e	xplain.
		<i>,</i> 1	1
	Yes, fact discovery will conclude first, to be for	ollowed by the	conclusion of
	expert discovery on the dates set forth below.	•	
	Will discovery be limited to or focused	l on particular i	ssues? If so,
	please explain and identify whether dis	*	
	any issue and the due dates.	J	
	No.		
d.	Electronically Stored Information: (describe h	ow the parties v	vill handle
	discovery of electronically stored information		

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4. FACT DISCOVERY

parties.

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a.	Fact Discovery Limitations—			
	1.	Maximum number of depositions by Plaintiff:	10	
	2.	Maximum number of depositions by Defendants:	10	
	3.	Maximum number of hours for each deposition:	7	
		(unless extended by agreement of parties)		
	4.	Maximum interrogatories by any party to any party:	25	
	5.	Maximum requests for admissions by any party to any	75	
		party:		
	6.	Maximum requests for production by any party to any party:	25	
b.	Othe	er Fact Discovery Deadlines—		
	1.	Deadline to serve written discovery:	07/01/2025	
	2.	Deadline for fact discovery to close:	08/01/2025	
	3.	Deadline for supplementation of disclosures and responses	None specified	
		under Fed. R. Civ. P. 26(e): (optional)	_	

5. AMENDING OF PLEADINGS AND JOINING OF PARTIES¹

a.	Deadline to file a motion to amend pleadings—		
	1.	Plaintiffs:	11/21/2024
	2.	Defendants:	11/21/2024
b.	Deadline to file a motion to join additional parties—		
	1.	Plaintiffs:	11/21/2024
	2.	Defendants:	11/21/2024

6. EXPERT DISCOVERY

a.	Filing of Notice of Designation required by DUCivR 26-1(a)(2)—		
	1.	Parties bearing the burden of proof:	08/29/2025
	2.	Parties not bearing the burden of proof:	08/29/2025
b.	Service of Fed. R. Civ. P. 26(a)(2) Disclosures and Reports—		
	1.	Parties bearing the burden of proof:	08/29/2025
	2.	Parties not bearing the burden of proof:	08/29/2025
	3.	Rebuttal reports, if any:	09/26/2025

¹ Counsel must still comply with the requirements of Fed. R. Civ. P. 15(a).

c.	Deadline for expert discovery to close:	10/10/2025
7. OTH	IER DEADLINES AND TRIAL-RELATED INFORM	ATION ²
a.	Deadline for filing dispositive or potentially dispositive motions: (including a motion to exclude experts when expert testimony is required to resolve the motion)	11/07/2025
b.	Deadline for filing a request for a scheduling conference for the purpose of setting a trial date if no dispositive motion are filed:	
S	O ORDERED this day of, 2024.	
	BY THE COURT:	
	Honorable Cecilia M. United States Magistra	

² The court will enter the date in Section 7.b.